

RUFUS C. CHOOKER

No. 9 WATER ST.,
SELLS THE



ALSO THE —

ROTARY!

Which are positively the TWO BEST SOFT COAL BASE BURNERS in the market.

He has also a full and complete line of **HEATING** — AND —

COOKING STOVES!

Hardware,
Nails, Glass,
Etc., Etc.

CHEAP FOR CASH.

See our May Term,
John Kemp—In

no non-residence of
plaintiff above-noted,
the office of the clerk
of the court was given
to the said John
Kemp, defendant,
and he remained in
possession of said office
until his trial, and
then he was removed
from said office by
the sheriff, and he
was then removed
from the county of
Hancock, Illinois, to
the second Monday
of April, 1876, required
pending.

MICELIAN, Clerk
officer for Plaintiff

Danzeisen

HIFERS

Old Square.

MEATS !

On hand. Wm. Hill,
Old Square.

EDWARD'S

A large lot of
ed. Bams !

con. &c.,

Beef,

Vigor & Samuels, etc.

RD

E AND RETAIL

on hand.

only

AMES.

LOCK HOSPITAL,

Ces. FRANKLIN & WASHINGTON

STREETS, CHICAGO, ILL.

CLINIC by

the State for

the purpose of

giving the best

medical treatment

in all cases of

Private and

Public Diseases

in all cases of

and complicated

by most persons in

the use of the

best and most

successful treatment

Gentlemen, elect, strict

and particular care

of each case, and

each case

Domestic Goods,
les, etc., which are

ES OF

Usters, all made
d. Parasols, includ-
manufacturer. We
full and complete

ACK SILKS.

I know them to be
prices than any one
Hand spun Silk—
of Summer Silks,
Frame Black Gren-
es of Embroideries,
plain figures and
article and make it
worth, and take less,see whether this is
[may 6-d&wt]NING
ock!e Stock of
TIONS

ing Goods

Poplins, Cashmeres,

Silk Linens,

EN'S WEAR.

purchased the goods at

lower than ever offered.

STREET.

EE'S SALE.

as A. Sharpe and Elizabeth

de la, of the county of Macon

date, on the second

May 1857, the re-

trust convey to Orville

the real estate includ-

ing a lot of said Macon

page No. 527, and was

payment to the order of

the executors of the es-
tate of John H. Mc-Clure,

and payment of certain

amounts of inheritance

due five years after date

from the date of said

date, at the rate of ten

per cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

cording to the terms of

the original contract,

and payment of ten per

cent per annum, ac-

